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     Attorneys for Plaintiffs
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                    IN THE UNITED STATES DISTRICT COURT
 9
                FOR THE NORTHERN DISTRICT OF CALIFORNIA
10
                                               ) Case No.: 3:22-cv-06119-WHA
    GABRIEL CHAVEZ, et al.,
11
                                                STIPULATION FOR DISMISSAL
              Plaintiffs,
12
                                                 CASES CONSOLIDATED FOR TRIAL:
13
    v.
14
                                                 Case No.: 3:22-cv-07720-WHA
    SAN FRANCISCO BAY AREA RAPID
15
    TRANSIT DISTRICT,
                                                 Case No.: 3:22-cv-09193-WHA
16
             Defendant.
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           Through their respective undersigned counsel, and pursuant to Rule 41(a)(1)(ii) of
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    the Federal Rules of Civil Procedure, Plaintiffs, Albert Roth, Phi Le, Adrian Gilbert,
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    Susan Richardson, and Mary Engler-Contreras, and the Defendant, San Francisco Bay
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    Area Rapid Transit District (collectively the "Parties"), have entered into settlement
23
    agreements resolving all disputes between them. Therefore, the Parties through their
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    attorneys, hereby stipulate that Albert Roth, Phi Le, Adrian Gilbert, Susan Richardson,
25
    and Mary Engler-Contreras be dismissed from the complaint with prejudice.
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1	SO STIPULATED.
2	Dated: October 3, 2024
3	
4	By: <u>/s/ Kevin Snider</u> KEVIN SNIDER
5	KEVIN SNIDER Attorney for Plaintiffs
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7	
8	Dated: October 3, 2024
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10	By: <u>/s/ Vicki Nuetzel</u> VICKI NUETZEL
11	Attorney for Defendant
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28	Stipulation for Dismissal

ATTESTATION

I, Kevin Snider, am the CM/ECF user whose ID and password are being used to
file the above Stipulation for Dismissal and Order Thereon. In compliance with Civil
Local Rule 5-1(i)(3), I hereby attest that each listed counsel above has concurred in this
filing.
Dated: October 3, 2024.
By: <u>/s/ Kevin Snider</u> KEVIN SNIDER Attorney for Plaintiffs